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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,264	09/16/2003	Dirk Wertenbruch	50325-0778	3449
-	7590 02/22/200 LERMO TRUONG &	EXAMINER		
2055 GATEWA		TRAN, ELLEN C		
SUITE 550	07110		ART UNIT	PAPER NUMBER
SAN JOSE, CA	X 95110		2134	
			2134	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS	02/22/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)			
Office Action Commence	10/664,264	WERTENBRUCH ET AL.			
Office Action Summary	Examiner	Art Unit			
	Ellen C. Tran	2134			
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet with	the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 136(a). In no event, however, may a rep will apply and will expire SIX (6) MONTH e, cause the application to become ABAI	ATION. by be timely filed IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 16 S	September 2003.				
<u> </u>	s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under I	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-41</u> is/are pending in the application	1.				
4a) Of the above claim(s) is/are withdra					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-41</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10) The drawing(s) filed on is/are: a) acc		the Examiner.			
Applicant may not request that any objection to the	drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correc	tion is required if the drawing(s)	is objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the Ex	xaminer. Note the attached (Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	n priority under 35 U.S.C. § 1	19(a)-(d) or (f).			
1.☐ Certified copies of the priority document	ts have been received.				
2. Certified copies of the priority document		olication No			
3. Copies of the certified copies of the prio	rity documents have been re	ceived in this National Stage			
application from the International Burea	` ' ''				
* See the attached detailed Office action for a list					
	eller	- 1~			
Attachment(s)	U				
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Sur	nmary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Mail Date rmal Patent Application			
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 10 May 2004.	6) Other:	• • • • • • • • • • • • • • • • • • • •			

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DETAILED ACTION

1. This action is responsive to: an original application filed on 16 September 2003.

- 2. Claims 1-41 are pending; claims 1, 10, 14, 15, 24, and 33 are independent claims.
- 3. The IDS submitted 10 May 2004 has been considered.

Claim Objections

4. Claim 40 is objected to because of the following informalities: It appears claim 40 should depend from claim 33. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-41, are rejected under 35 U.S.C. 103(a) as being unpatentable over Li et al. U.S. Patent No. 6,012,088 (hereinafter '088) in view of Fijolek et al. US Patent No. 6,351,773 (hereinafter '773).

As to independent claim 1, "A method of authenticating a network device, comprising the computer-implemented steps of: determining that a network link that uses a primary signaling technology and a secondary signaling technology is coupled to the network device" is taught in '088 col. 3, lines 39-45;

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"establishing the unique link identifier as a unique device identifier; and authenticating the network device to a service provider by communicating the unique device identifier to the service provider over the network link using the primary signaling technology" is shown in '088 col. 11, line 55 through col. 12, line 26; the following is not explicitly taught in '088: "obtaining, using the secondary signaling technology, a unique link Identifier that is associated with the network link using the secondary signaling technology" however '773 teaches that a parameter could be the calling party's phone number in col. 32, lines 8-11.

It would have been obvious to one of ordinary skill in the art at the time of a method for automatic configuration for internet access devices taught in '088 to include a means utilize the number of the customer premises as a configuration parameter. One of ordinary skill in the art would have been motivated to perform such a modification to protect the access to a network see '773 (col. 2, lines 53 et seq.) "Since the cable modem termination system typically manages connections to tens of thousands of cable modems and customer premise equipment, the cable modem termination system provides access to subscription services for the data-over-cable system as well as access to a subscription data network such as the Internet. The are several problems associated with providing access to subscription services in both the data-over-cable system and the data network for tens of thousand of cable modems and customer premise equipment. If the cable modem termination system does not provide security checks, a rogue cable modem could comprise the security of the cable plant and/or connections to the data network".

As to dependent claim 2, "further comprising the steps of receiving a

configuration from the service provider over the network link using the primary signaling technology" is taught in '088 col. 12, lines 38-48.

As to dependent claim 3, "wherein the secondary signaling technology is integrated services digital network (ISDN) signaling" is shown in '088 col. 3, lines 54-61.

As to dependent claim 4, "wherein the secondary signaling technology is ISDN, and wherein the unique link identifier is a telephone number associated with an ISDN Line coupled to the network device" is disclosed in '088 col. 3, lines 54-61.

As to dependent claim 5, "wherein the secondary signaling technology is ISDN, and wherein the obtaining step comprises obtaining a telephone number associated with an ISDN line coupled to the network device using a caller ID function" however '773 teaches a calling number can be parameter in col. 32, lines 8-11.

As to dependent claim 6, "wherein the network device is a residential broadband router, wherein the primary signaling technology is asynchronous digital subscriber line (ADSL)" is disclosed in '088 col. 7, lines 3-11;

"and wherein the secondary signaling technology is ISDN" is taught in '088 col. 3, lines 46-53.

As to dependent claim 7, "wherein the network device is a residential broadband router, wherein the primary signaling technology is ADSL" is disclosed in '088 col. 7, lines 3-11

"wherein the secondary signaling technology is ISDN" is taught in '088 col. 3, lines 46-53;

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"and wherein the unique link identifier is a telephone number associated with an ISDN line" however '773 teaches the calling number can be a parameter in col. 32, lines 8-11.

As to dependent claim 8, "wherein the step of registering the network device with a service provider comprises using the ADSL line to connect to a Cisco Intelligent Engine 2100 (IE2100) device associated with the service provider, and providing the unique device identifier to the IE2100" is shown in '088 col. 6, lines 12-33, note an IE is interpreted to be equivalent to a Cisco Router.

As to dependent claim 9, "wherein the step of registering the network device with a service provider comprises using the primary signaling technology to connect to a configuration server associated with the service provider, and providing the unique device identifier to the configuration server" is disclosed in '088 col. 12, lines 9-26.

As to independent claim 10, "A method of authenticating a broadband customer premises network device that is communicatively coupled to an ISDN line that supports ADSL over ISDN" is taught in '088 col. 3, lines 39-45, col. 3, lines 54-61, and col. 7, lines 3-11;

"establishing the ISDN telephone number as a unique identifier of the broadband customer premises network device; and authenticating the network device to a broadband network service provider by providing the unique identifier to the service provider using ADSL communication over the ISDN line" is shown in '088 col. 11, line 55 through col. 12, line 26;

the following is not explicitly taught in '088: "the method comprising the computerimplemented steps of: obtaining, using the ISDN line, an ISDN telephone number uniquely Art Unit: 2134

associated with the ISDN line" however '773 teaches that a parameter could be the calling party's phone number in col. 32, lines 8-11.

It would have been obvious to one of ordinary skill in the art at the time of a method for automatic configuration for internet access devices taught in '088 to include a means utilize the number of the customer premises as a configuration parameter. One of ordinary skill in the art would have been motivated to perform such a modification to protect the access to a network see '773 (col. 2, lines 53 et seq.).

As to dependent claims 11-13, these claims contain substantially similar subject matter as claims 2, 5, and 8; therefore they are rejected along similar rationale.

As to independent claim 14, "A method of deploying a network device, comprising the steps of: receiving a customer premises equipment (CPE) device at a customer premises; coupling a network link that supports a primary signaling technology and a secondary signaling technology to the network device" is taught in '088 col. 3, lines 39-45;

"connecting to a network service provider using the primary signaling technology, authenticating the CPE device to a service provider by providing the unique device identifier over the network link using the primary signaling technology" is shown in '088 col. 11, line 55 through col. 12, line 26;

"and receiving, from the service provider, a configuration for the CPE device over the network link" is taught in '088 col. 12, lines 38-48.

the following is not explicitly taught in '088: "obtaining, using the secondary signaling technology, a unique link identifier associated with the network link; establishing the

unique link identifier as a unique identifier of the CPE device" however '773 teaches that a parameter could be the calling party's phone number in col. 32, lines 8-11.

It would have been obvious to one of ordinary skill in the art at the time of a method for automatic configuration for internet access devices taught in '088 to include a means utilize the number of the customer premises as a configuration parameter. One of ordinary skill in the art would have been motivated to perform such a modification to protect the access to a network see '773 (col. 2, lines 53 et seq.)

As to independent claim 15, is a computer-readable medium carrying out the method of claim 1; therefore it is rejected along the same rationale.

As to dependent claims 16-23, these claims contain substantially similar subject matter as claims 2-9; therefore they are rejected along similar rationale.

As to independent claim 24, is directed to an apparatus carrying out the method of claim 1; therefore it is rejected along the same rationale.

As to dependent claims 25-32, these claims contain substantially similar subject matter as claims 2-9; therefore they are rejected along similar rationale.

As to independent claim 33, is directed to an apparatus carrying out the method of claim 1; therefore it is rejected along the same rationale.

As to dependent claims 25-41, these claims contain substantially similar subject matter as claims 2-9; therefore they are rejected along similar rationale.

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Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ellen C Tran whose telephone number is (571) 272-3842. The examiner can normally be reached from 6:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Zand can be reached on (571) 272-3811. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ellen Tran

Patent Examiner

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Technology Center 2134

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